1 2 3 4	JENNIFER KUENSTER, CA BAR NO. 10460 SCOTT S. SHEPARDSON, CA BAR NO. 197 THELEN REID BROWN RAYSMAN & STEI 101 Second Street, Suite 1800 San Francisco, California 94105 Telephone: (415) 371-1200 Facsimile: (415) 644-6519	7446
5 6	Attorneys For Defendants EQUILON ENTERPRISES, LLC and THE SHAW GROUP, INC.	
7 8 9	SUNENA SABHARWAL, CA BAR NO. 1482 SABHARWAL LAW OFFICES 1999 Harrison Street, Suite 2675 Oakland, California 94612 Telephone: (510) 273-8777 Facsimile: (510) 273-8788 Attorneys for Plaintiff	37
11 12	VERSAILLES DEVELOPMENT CO., LLC	
13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
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15 16	VERSAILLES DEVELOPMENT CO., LLC, formerly known as CRYSTAL SPRINGS INVESTORS, LLC,	CASE NO.: 06-5872 CW
17	Plaintiff,	STIPULATION TO CONTINUE THE DATE FOR DISCLOSURE OF THE IDENTITY OF EXPERT WITNESSES
18	VS.	
19 20	EQUILON ENTERPRISES LLC, dba SHELL OIL PRODUCTS US; THE SHAW GROUP, INC. and DOES 1 through 50, inclusive,	
21	Defendants.	
22		J
23	In Id Imports amount and	District the second of the sec
24	IT IS HEREBY STIPULATED by and between Plaintiff, VERSAILLES DEVELOPMENT	
25	CO., LLC and Defendants EQUILON ENTERPRISES, LLC dba SHELL OIL PRODUCTS US	
	("Equilon") and THE SHAW GROUP, INC. ("Shaw") through their designated counsel and	
26 27	pursuant to Federal Rules of Civil Procedure 41	(a)(1)(ii) as follows:
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t t		

SF #1330386 v1 -1-

WHEREAS: 1 The parties have conducted two mediation sessions of the above-captioned action 2 1. and are presently in further settlement discussions based upon the information exchanged and the 3 negotiations conducted during the mediation sessions; and 4 2. The parties in good faith believe that additional time to resolve this case could 5 prove fruitful; and 3. The date for disclosure of identities of expert witnesses is presently September 4, 7 2007; 8 IT IS HEREBY STIPULATED between the parties that the date for the mutual disclosure 9 of identities of expert witnesses shall be continued two weeks. The date for the disclosure of 10 identities and reports of expert witnesses shall now be September 18, 2007. 11 IT IS SO STIPULATED. 12 Dated: August , 2007 SABHARWAL LAW OFFICES 13 14 15 BySUNENA SABHARWAL 16 Attorneys for Plaintiff VERSAILLES DEVELOPMENT CO., LLC 17 18 Dated: August 3/, 2007 THELEN REID BROWN RAYSMAN & STEINER LLP 19 20 21 By 22 orneys for Defendants EQUILON ENTERPRISES LLC AND 23 THE SHAW GROUP, INC. 24 25 26 27 28

WHEREAS:

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The parties have conducted two mediation sessions of the above-captioned action and are presently in further settlement discussions based upon the information exchanged and the negotiations conducted during the mediation sessions; and

The parties in good faith believe that additional time to resolve this case could 2. prove fruitful; and

The date for disclosure of identities of expert witnesses is presently September 4, 3. 2007;

IT IS HEREBY STIPULATED between the parties that the date for the mutual disclosure of identities of expert witnesses shall be continued two weeks. The date for the disclosure of identities and reports of expert witnesses shall now be September 18, 2007.

IT IS SO STIPULATED.

Dated: August 3Q2007

SABHARWAL LAW OFFICES

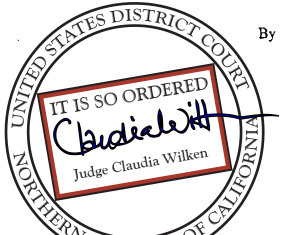
SUNENA SABHARWAL

Attorneys for Plaintiff

VERSAILLES DEVELOPMENT CO., LLC

Dated: August __, 2007

THELEN REID BROWN RAYSMAN & STEINER LLP



SCOTT S. SHEPARDSON Attorneys for Defendants EQUILON ENTERPRISES LLC AND THE SHAW GROUP, INC.

DISTRIC STIPULATION TO CONTINUE THE DATE OF EXCHANGE OF EXPERT WITNESS INFORMATION ZE #1330386 v1